	Revision 1 - Blue Revision 1 October 13, 2017
1	R277. Education, Administration.
2	R277-621. District of Residence.
3	R277-621-1. Authority and Purpose.
4	(1) This rule is authorized by:
5	(a) Utah Constitution Article X, Section 3, which vests general control and
6	supervision over public education in the Board; and
7	(b) Section 53A-1-401, which allows the Board to make rules to execute the Board's
8	duties and responsibilities under the Utah Constitution and state law; and
9	(c) Section 53A-2-201, which directs the Board to establish rules for determination
10	of a student's district of residency in accordance with the statute.
11	(2) The purpose of this rule is to establish the procedure for reviewing a student's
12	request for an alternative district of residency in accordance with Subsections 53A-2-
13	201(2)(b)(iii) and 53A-2-201(2)(b)(iv).

R277-621-2. Definitions.

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- (1) "Alternative district" or "alternative district of residency" means a district, which may provide educational services, where a student resides:
- (a) with a responsible adult, other than a custodial parent or legal guardian; or
- 18 (b) in a health care facility or human services program facility.
- 19 (2) "Health care facility" means the same as that term is defined in Section 26-21-2.
- 20 (3) "Human services program" means the same as that term is defined in Section 62A-2-101.
 - (4) "Review official" means a district employee designated by the district's superintendent to make an initial determination on a request for an alternative district of residence in accordance with this rule.

R277-621-3. Determination of Alternative District of Residency.

(1) A student's custodial parent or legal guardian may request a determination that the student's district of residency is a district other than where the student's custodial parent or legal guardian resides by filing a written request with an alternative district.

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29	(a) The Superintendent shall provide a model form for use by a district to accept
30	requests under this rule.
31	(b) A student request shall outline why the student should receive resident services
32	from an alternative district in accordance with the criteria provided in:
33	(i) Subsection 53A-2-201(2)(b)(iii); or
34	(ii) Subsection 53A-2-201(2)(b)(iv).
35	(2) If an alternative district receives a request under Subsection (1), a district review
36	official shall review the request and make a recommendation to the alternative district's
37	local school board or designee on whether the student should be treated as a resident of
38	the alternative district within ten business days.
39	(3) The student's custodial parent or legal guardian's district of residence is
40	responsible for the student's education services pending a decision by the local school
41	board or designee of an alternative district in accordance with this R277-621-3.
42	(4) If the local school board or designee of an alternative district approves a request
43	under Subsection (1), the alternative district shall assume responsibility for providing
44	educational services for the student and enroll the student immediately.
45	(5) The decision of the alternative district's local school board or designee shall be
46	in writing and set forth the reasons for approving or denying the request in accordance with
47	the statutory criteria.
48	(6)(a) If the alternative district denies a student request, the student may appeal the
49	decision within ten business days to the Superintendent.
50	(b) The Superintendent shall rule on a request under Subsection (6)(a) within ten
51	business days.
52	(7) If a request for an alternative district of residence is approved for a student
53	qualifying for services under the IDEA, the alternative district shall conduct an IEP meeting
54	with representation from the alternative district and the former district of residence under
55	Subsection 53A-2-201(2)(a).

R277-621-4. Students at Human Services Program Facilities.

(1) A student approved for an alternative district of residency while attending a

58 private human services program facility shall be entitled to the educational services of the 59 alternative district at the alternative district's educational facilities designated by the 60 alternative district. 61 (2) An alternative district of residency is not required to provide educational services 62 on site at a private human services program facility, unless the IEP team of the alternative 63 district determines that on site services are required to meet the needs of a student under 64 federal law. 65 (3) The alternative district is not responsible for a student's required transportation 66 between a health care facility or human services program facility and the school district's 67 facility. 68 (4) The alternative district's local school board or designee may periodically 69 reevaluate the non-resident student's eligibility for education services by the alternative 70 district as described in Subsections 53A-2-201(2)(b)(iii) or (iv).

- 71 KEY: student, alternative district of residency
- 72 Date of Enactment or Last Substantive Amendment: 2018
- Authorizing, and Implemented or Interpreted Law: Art X Sec 3; 53A-1-401; 53A-2-201